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| _ | 10/055,870 | 01/21/2002 | Michael Saucier | 1895-010 | 9212 |
| | 758 FENWICK & V | 7590 '03/27/200 WEST LLP | | EXAMINER | |
| | SILICON VAL | LEY CENTER | | OUELLETTE, JONATHAN P | |
| | 801 CALIFORNIA STREET MOUNTAIN VIEW, CA 94041 | | | ART UNIT | PAPER NUMBER |
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| l | SHORTENED STATUTOR | Y PERIOD OF RESPONSE | MAIL DATE | DELIVERY MODE | |
| _ | 3 MO | PATA | 03/27/2007 | PAI | PFR |

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

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| | | Application No. | Applicant(s) | | |
| | * | 10/055,870 | SAUCIER ET AL. | | |
| • | Office Action Summary | Examiner | Art Unit | | |
| | | Jonathan Ouellette | 3629 | | |
| Period fo | The MAILING DATE of this communication app or Reply | ears on the cover sheet with the c | orrespondence address | | |
| A SH WHIC - Exter after - If NC - Failu Any | ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b). | ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE | N. nely filed the mailing date of this communication. D (35 U.S.C. § 133). | | |
| Status | | | | | |
| | Responsive to communication(s) filed on <u>04 January 2007</u> . This action is FINAL . 2b) This action is non-final. Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. | | | | |
| Dispositi | ion of Claims | | • | | |
| 5) [| Claim(s) 1-77 and 83-85 is/are pending in the a 4a) Of the above claim(s) 83 and 85 is/are withe Claim(s) is/are allowed. Claim(s) 1-77 and 84 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or ion Papers | drawn from consideration. | | | |
| 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. | | | | | |
| Priority u | ınder 35 U.S.C. § 119 | • | | | |
| 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. | | | | | |
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| Attachmen | t(s) | | • | | |
| 2) 🔲 Notic 3) 🔲 Inforr | te of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) or No(s)/Mail Date | 4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other: | ate | | |

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DETAILED ACTION

Response to Amendment

- 1. Claims 78-82 have been cancelled; therefore, Claims 1-77 and 83-85 are currently pending in application 10/055,870.
- 2. Furthermore, Applicant's election without traverse of 1-82 and 84 in the reply filed on 4/20/06 is acknowledged.
- 3. Therefore, Claims 1-77 and 84 are examined below.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 1-77 and 84 are rejected under 35 U.S.C. 103(a) as being unpatentable over Radjy et al. (US 2002/0010525 A1).
- 6. As per **independent Claims 1 and 84**, Radjy discloses a method [system] for facilitating transactions between a product brand manager (Equivalent to contractor/AEC with concrete specification) and manufacturing organizations using a transactional computer system (Para 0129-0132), the method comprising: <u>receiving at the transactional computer system</u> product brand information from the product brand manager, <u>the product brand information including</u>

information for manufacturing a product brand (Para 0129-0130, AEC Drafts and submits concrete specification); receiving at the transactional computer system from each of the manufacturing organizations information about the manufacturing process capabilities of the manufacturing organization (Para 0130, data repositories); determining from the received product brand information and the received information about the manufacturing process capabilities of the manufacturing organizations a set of candidate manufacturing organizations for the product brand; and providing information about the set of candidate manufacturing organizations to the product brand manager (Para 0129-0130, AEC finds manufacturer which matches needed specification, based on saved capability information regarding manufacturers).

- 7. Radjy fails to expressly disclose wherein the determination made without providing the product brand information to the manufacturing organizations or the manufacturing process capabilities to the product brand manager (computer automated matching system).
- 8. However, Radjy does disclose a process for saving manufacturer capabilities in a database, and saving project specification needs for an AEC in a database. The system further discloses wherein the AEC can use the saved information to find a manufactures based on specified needs (Para 0058, Para 0130, Para 0132).
- 9. Furthermore, It was known at the time of the invention that merely providing an automatic means to replace a manual activity which accomplishes the same result is not sufficient to distinguish over the prior art, *In re Venner*, 262 F.2d 91, 95, 120 USPQ 193, 194 (CCPA 1958). For example, simply automating the step of matching the AEC with a manufacturer based upon saved information from the manufacturer and the AEC gives you just what you

would expect from the manual step disclosed by Radjy (Para 0130). In other words there is no enhancement found in the claimed step. The claimed matching step only provides automating the manual activity. The end result is the same as compared to the manual method. A computer can simply iterate the steps faster. The result is the same.

- 10. It would have been obvious to a person of ordinary still in the art at the time of the invention to automate the matching step because this would speed up the process of matching designers (AEC) with manufacturers, which is purely known, and an expected result from automation of what is known in the art.
- 11. Finally, Radjy also discloses the use of automated matching technology when matching a specific manufacturer's product with needed specifications (Para 0132).
- 12. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to use a similar matching technology to compare saved information regarding AEC needed specifications with saved information regarding manufacturers capabilities.
- 13. As per Claim 2, Radjy discloses wherein the communicating of the product brand information from the product brand manager to the transactional computer system is performed without human intervention at the transactional computer system (Fig. 16, Networked system).
- 14. As per Claim 3, Radjy discloses wherein the communicating of the manufacturing organization information for the manufacturing organizations from the manufacturing organizations to the transactional computer system is performed without human intervention at the transactional computer system. (Fig.16, Networked system).

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15. As per Claim 4, Radjy discloses wherein the using of the transactional computer system to process the product brand information and the manufacturing organization information to select at least one candidate manufacturing organization from the manufacturing organizations and to generate selection information regarding the at least one candidate manufacturing organization is performed without human intervention at the transactional computer system.

- 16. As per Claim 5, Radjy discloses wherein the use of the transactional computer system to compare the product brand information to the manufacturing organization information is performed without human intervention at the transactional computer system.
- 17. As per Claim 6, Radjy discloses wherein the use of the transactional computer system to communicate the selection information to the product brand manager is performed without human intervention at the transactional computer system.
- 18. As per Claim 7, Radjy discloses wherein: the product brand manager comprises a product brand manager computer; and the transactional computer system is operatively coupled to the product brand computer to communicate the product brand information from the product brand computer and to communicate the selection information to the product brand computer.
- 19. As per Claim 8, Radjy discloses wherein: each of the manufacturing organizations comprises a manufacturing organization computer; and the transactional computer system is operatively coupled to each of the manufacturing organization computers to receive the manufacturing organization information from the manufacturing organization computers.

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20. As per Claim 9, Radjy discloses wherein: the product brand manager comprises a product brand manager computer; each of the manufacturing organizations comprises a manufacturing organization computer; the transactional computer system is operatively coupled to the product brand computer to communicate the product brand information from the product brand computer and to communicate the selection information to the product brand computer; and the transactional computer system is operatively coupled to each of the manufacturing organization computers to receive the manufacturing organization information from the manufacturing organization computers.

- 21. As per Claim 10, Radjy discloses wherein the transactional computer system receives the product brand information and the manufacturing organization information from the product brand manager computer and the manufacturing organization computer respectively without human intervention at the transactional computer system and automatically selects the at least one candidate manufacturing organization without human intervention at the transactional computer system.
- 22. As per Claim 11, Radjy discloses wherein the transactional computer system generates the selection information without human intervention.
- 23. As per Claim 12, Radjy discloses wherein the transactional computer system communicates the selection information to the product brand manager without human intervention.
- 24. As per Claim 13, Radjy discloses wherein the transactional computer system comprises at least one computer operatively coupled to a network.
- 25. As per Claim 14, Radjy discloses wherein the transactional computer system comprises a plurality of computers and a distributed database.

- 26. As per Claim 15, Radjy discloses wherein the transactional computer system comprises a local area network.
- 27. As per Claim 16, Radjy discloses wherein the transactional computer system comprises a wide area network.
- 28. As per Claim 17, Radjy discloses wherein the product brand manager comprises an owner of the product brand.
- 29. As per Claim 18, Radjy discloses wherein the product brand manager comprises a product development organization.
- 30. As per Claim 19, Radjy discloses wherein the product brand comprises a material manufactured by a batch chemical process.
- 31. As per Claim 20, Radjy discloses wherein the product brand information communication comprises communicating the product brand information to comprise a general recipe.
- 32. As per Claim 21, Radjy discloses wherein the product brand information communication comprises communicating the product brand information to comprise pricing information.
- 33. As per Claim 22, Radjy discloses wherein the product brand information communication comprises communicating the product brand information to comprise schedule information.
- 34. As per Claim 23, Radjy discloses wherein the product brand information communication comprises communicating the product brand information to comprise delivery information.
- 35. As per Claim 24, Radjy discloses wherein the product brand information communication comprises communicating the product brand information to comprise quality information.
- 36. As per Claim 25, Radjy discloses wherein the product brand information communicating comprises communicating the product brand information in a general recipe format.

- 37. As per Claim 26, Radjy discloses wherein the product brand information communicating comprises communicating the product brand information in a normalized format.
- 38. As per Claim 27, Radjy discloses wherein the manufacturing organizations comprise contract-manufacturing organizations.
- 39. As per Claim 28, Radjy discloses wherein each of the manufacturing organizations comprises a site (inherent to physical manufacturing plant).
- 40. As per Claim 29, Radjy discloses wherein each of the manufacturing organizations comprises an area (inherent to physical manufacturing plant).
- 41. As per Claim 30, Radjy discloses wherein each of the manufacturing organizations comprises a process cell (inherent to physical manufacturing plant).
- 42. As per Claims 31-39, Radjy discloses wherein the manufacturing organization information comprises information. The type of information (site information, area information, process cell information, equipment information, equipment information, flow information, scheduling information, scheduling information, price information, delivery information, capacity information, plant location information) is considered non-functional, as it has no effect on the functionally claimed method steps. *See In re Gulack*, 703 F.2d 1381, 1385, 217 USPQ 401, 404 (Fed. Cir. 1983); *In re Lowry*, 32 F.3d 1579, 32 USPQ2d 1031 (Fed. Cir. 1994).
- 43. As per Claim 40, Radjy discloses wherein: each of the manufacturing organizations is capable of manufacturing a product; and the manufacturing organization information for each of the manufacturing organizations comprises the product for the manufacturing organization.

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44. As per Claim 41, Radjy discloses wherein: each of the manufacturing organizations is capable of manufacturing a product within at least one product classification; and the manufacturing organization information for each of the manufacturing organizations comprises the at least one product classification for the manufacturing organization.

- 45. As per Claim 42, Radjy discloses wherein the manufacturing organization information communicating comprises communicating the manufacturing organization information in a normalized format.
- 46. As per Claim 43, Radjy discloses excluding the product brand information from the manufacturing organizations.
- 47. As per Claim 44, Radjy discloses excluding the manufacturing information from the product brand manager.
- 48. As per Claim 45, Radjy discloses wherein the product brand information communicating comprises communicating the product brand information to comprise a general recipe.
- 49. As per Claim 46, Radjy discloses wherein the processing comprises converting the general recipe to a plurality of master recipes, and comparing the plurality of master recipes to the manufacturing organization information.
- 50. As per Claim 47, Radjy discloses wherein the product brand information processing comprises formatting the product brand information to comprise a general recipe.
- 51. As per Claim 48, Radjy discloses wherein the processing comprises converting the general recipe to a plurality of master recipes, and comparing the plurality of master recipes to the manufacturing organization information.

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52. As per Claim 49, Radjy discloses wherein the processing comprises providing a normalized set of process parameters, and converting the product brand information to the normalized set of process parameters.

- 53. As per Claim 50, Radjy discloses wherein the manufacturing organization information communication comprises providing a normalized set of process parameters, and providing the manufacturing organization information for each of the manufacturing organizations as the normalized set of process parameters.
- 54. As per Claim 51, Radjy discloses wherein the processing comprises providing a normalized set of process parameters, and converting the manufacturing organization information for each of the manufacturing organizations to the normalized set of process parameters.
- 55. As per Claim 52, Radjy discloses wherein the processing comprises: providing a normalized set of process parameters; converting the product brand information to the normalized set of process parameters; and converting the manufacturing organization information to the normalized set of process parameters.
- 56. As per Claim 53, Radjy discloses wherein the product brand information is stored in a database.
- 57. As per Claim 54, Radjy discloses wherein the product brand information is stored in a distributed database.
- 58. As per Claim 55, Radjy discloses wherein the product brand information is stored in a secure database.
- 59. As per Claim 56, Radjy discloses wherein the manufacturing organization information is stored in a database.

60. As per Claim 57, Radjy discloses wherein the manufacturing organization information is stored in a distributed database.

- 61. As per Claim 58, Radjy discloses wherein the manufacturing organization information is stored in a secure database (Networked Database).
- 62. As per Claim 59, Radjy discloses wherein: the product brand information comprises a general recipe; and the processing comprises converting the general recipe into at least one master recipe.
- 63. As per Claim 60, Radjy discloses wherein the processing comprises converting the general recipe into a plurality of the master recipes (Para 0066, converting specification into material brand names).
- 64. As per Claim 61, Radjy discloses wherein the processing comprises comparing the plurality of the master recipes with the manufacturing organization information (equivalent comparing with specification).
- 65. As per Claim 62, Radjy discloses wherein: the product brand information comprises steps required to make the product brand; the manufacturing organization information comprises steps capable of being carried out by the manufacturing organization; and the processing comprises comparing the product brand information steps with the manufacturing organization steps to identify a match.
- 66. As per Claim 64, Radjy discloses wherein the at least one candidate manufacturing organization selection comprises selecting as the at least one candidate manufacturing organization each of the manufacturing organizations that has at least one master recipe for the general recipe for the product brand.

67. As per Claim 65, Radjy discloses wherein the at least one candidate manufacturing organization selection comprises assessing the extent to which each of the manufacturing organizations matches the product brand information and assigning to each of the manufacturing organizations a score, and including within the selection information each of the at least one candidate manufacturing organizations for which the score is above a threshold value.

- 68. As per Claim 66, Radjy discloses wherein the at least one candidate manufacturing organization selection comprises assessing the extent to which each of the manufacturing organizations matches the product brand information and assigning to each of the manufacturing organizations a score, and including within the at least one candidate manufacturing organizations a predetermined number of the manufacturing organizations having the highest of the scores.
- 69. As per Claim 67, Radjy discloses wherein the at least one candidate manufacturing organization selection comprises assessing the extent to which each of the manufacturing organizations matches the product brand information and assigning to each of the manufacturing organizations a rank, and including within the selection information each of the at least one candidate manufacturing organizations in order of the rank.
- 70. As per Claim 68, Radjy discloses wherein the at least one candidate manufacturing organization selection comprises assessing the extent to which each of the manufacturing organizations matches the product brand information satisfies a weighted set of selection criteria.

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71. As per Claim 69, Radjy discloses wherein the selection information comprises the number of manufacturing organizations comprising the at least one candidate manufacturing

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organizations.

72. As per Claim 70, Radjy discloses wherein the selection information comprises information sufficient to confirm that the at least one candidate manufacturing organization can manufacture the product brand according to the product brand information, but the selection information excludes information sufficient to identify the at least one candidate manufacturing organization.

- 73. As per Claim 71, Radjy discloses wherein the selection information comprises information useful to the product brand manager.
- 74. As per Claim 72, Radjy discloses wherein the selection information comprises price information (RFQ or Bid information).
- 75. As per Claim 73, Radjy discloses wherein the selection information comprises public selection information and private selection information; and the selection information communicating comprises communicating the authorized selection information to the product brand manager and withholding the unauthorized selection information from the product brand manager.
- 76. As per Claim 74, Radjy discloses wherein the communication of the selection information to the product brand manager comprises communicating the selection information to a product brand manager computer accessible by the product brand manager.
- 77. As per Claim 75, Radjy discloses wherein the communication of the selection information to the product brand manager comprises communicating the selection information automatically

upon the selection of the at least one candidate manufacturing organization, without human intervention.

- 78. As per Claim 76, Radjy discloses further comprising communicating the selection information to the at least one candidate manufacturing organization.
- 79. As per Claim 77, Radjy discloses <u>converting the received product brand information into a plurality of master recipes (concrete specifications) and using the master recipes to determine the set of candidate manufacturing organizations (see rejection of independent claims).</u>

Response to Arguments

- 80. Applicant's arguments filed 1/4/2007, with respect to Claims 1-77 and 84, have been considered but are moot in view of the new ground(s) of rejection.
- 81. A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Conclusion

- 82. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jonathan Ouellette whose telephone number is (571) 272-6807. The examiner can normally be reached on Monday through Thursday, 8am 5:00pm.
- 83. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor,

 John Weiss can be reached on (571) 272-6812. The fax phone numbers for the organization

 where this application or proceeding is assigned (571) 273-8300 for all official

 communications.
- 84. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Office of Initial Patent Examination whose telephone number is (703) 308-1202.

March 23, 2007

JONATHAN QUELLETTE
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